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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.]
09/734,101	12/11/2000	Benoit Ambroise	10244	3915	
23455 7590 03/19/2003 EXXONMOBIL CHEMICAL COMPANY			EXAMINER]
P O BOX 2149 BAYTOWN, TX 77522-2149			VO, HAI		
BATTOWN,	1X 7/322 21 13		ART UNIT	PAPER NUMBER] ()
			1771		
			DATE MAILED: 03/19/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _

Other:

Page 2

Application/Control Number: 09/734,101

Art Unit: 1771

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3, 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Waller, Jr. et al (US 6,383,612) in view of Mrozinski (US 5,120,594) and Topolkaraev et al (5,968,643). Waller teaches an inkjet receptor comprising a microporous membrane impregnated with a silicone based surfactant (column 4, lines 29-36). Waller uses the microporous membrane disclosed in Mronzinski (US 5,120,594) (column 4, line 63). Mronzinski teaches a microporous film made of biaxially oriented high density polyethylene (table 2, example 4). It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ high density polyethylene as the microporous membrane because of its readily availability and economic advantage. Waller is silent as to the silicone glycol surfactant. Topolkaraev discloses a list of surfactants including a silicone glycol copolymer (column 8, lines 22-25). It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ a silicone glycol copolymer as the surfactant because of its readily availability.

With regard to claim 3, Mronzinski teaches the microporous membrane comprising the tallow amine as a cavitating agent (column 7, line 3). It would have been obvious

Application/Control Number: 09/734,101

Art Unit: 1771

to one having ordinary skill in the art at the time the invention was made to employ a cavitating agent motivated by the desire to create the pores within the membrane.

- 3. Claims 5, 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Waller, Jr. et al (US 6,383,612) in view of Mrozinski (US 5,120,594) and Topolkaraev et al (5,968,643) as applied to claim 1, further in view of Emslander et al (US 5,721,086). The combination of Waller, Mrozinski and Topolkaraev fails to teach or suggest the additional layer applied to the porous membrane. Emslander teaches the image receptor medium including an inkjet layer (column 3, lines 17-19, figures 1-3). It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the inkjet layer into the image receptor medium motivated by the desire to promote the receptivity of inkjet inks on the image receptor medium.
- 4. Claims 1-4, 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Waller, Jr. et al (US 6,383,612) in view of Anderson et al (US 5,326,391) and Topolkaraev et al (5,968,643). Waller teaches an inkjet receptor comprising a microporous membrane impregnated with a silicone based surfactant (column 4, lines 29-36). Waller is silent as to high density polyethylene microporous membrane. Anderson teaches a microporous film made of biaxially oriented high density polyethylene and comprising calcium carbonate as a cavitating agent (table 2, column 6, line 52). It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ high density polyethylene as the microporous membrane because of its readily availability and economic advantage.

Application/Control Number: 09/734,101 Page 4

Art Unit: 1771

It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ calcium carbonate as the cavitating agent motivated by the desire to create the pores within the membrane upon the film stretching. Waller is silent as to the silicone glycol surfactant. Topolkaraev discloses a list of surfactants including a silicone glycol copolymer (column 8, lines 22-25). It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ a silicone glycol copolymer as the surfactant because of its readily availability.

5. Claims 5-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Waller, Jr. et al (US 6,383,612) in view of Anderson et al (US 5,326,391), Topolkaraev et al (5,968,643) as applied to claim 1, further in view of Emslander et al (US 5,721,086). The combination of Waller, Anderson and Topolkaraev fails to teach or suggest the additional layer applied to the porous membrane. Emslander teaches the image receptor medium including an inkjet layer (column 3, lines 17-19, figures 1-3). It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the inkjet layer into the image receptor medium motivated by the desire to promote the receptivity of inkjet inks on the image receptor medium.

Withdrawal of Finality

- 6. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.
- 7. The art rejections in Paper no. 10 have been overcome by the present response.

Page 5

Application/Control Number: 09/734,101

Art Unit: 1771

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai Vo whose telephone number is (703) 605-4426. The examiner can normally be reached on Tue-Fri, 8:30-6:00 and on alternating Mondays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terrel Morris can be reached on (703) 308-2414. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Application/Control Number: 09/734,101

Art Unit: 1771

Page 6

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

HV March 5, 2003

ERREL MORRIS

CUPERVISORY PATENT EXAMINER
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